

UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PAT

					UNITED ST	ATES PATEI	NT AND TRADEMARK VASHINGTON, D.C.	K OFFICE
AP	PLICATION NO.	FILING DATE	FIRST NAMED	INVENTOR		ATTO	RNEY DOCKET	NO
09/348.	518 07	/07/99	MURAKAMI		Н		50.5US01	
PM51/0417					EXAMINER			
		, BUTLER	& MARMARO LLP	•	BROADH	EAD,	В	
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LOS ANG	ELES CA	90067-339	5		3661			
					DATE MAILE	D: 04	/17/01	
the fo	The amendm ormat required un O.G. 77, Sept. 19	tent filed on <u>04</u> , der 37 CFR 1.121, 0, 2000). dment does not inc	is considered n september 8, 20 lude a clean version of the replacement	on-compliant b 00 (see 65 Fed.	ecause it has not Reg. 54603, Sep	been sub ot. 8, 2000	mitted in), and 	
	2. The amend 37 CFR 1.12	dment does not inc. 1(b)(1)(iii)	lude a marked-up version of the 1	replacement pa	aragraph(s)/sect	ion(s).		
D	3. The amend	iment does not inc	lude a clean version of the amen	ded claim(s). 3	7 CFR 1.121(c)	1)(i)		
	4. The amend	lment does not inc	lude a marked-up version of the s	mended claim	(s). 37 CFR 1.12	l(c)(1)(ii)	
	5. Other				2.5	<u>.</u> .	;	
П	DDE! IMIN	ADV AMENDM	CNT: IV-less southers			. •		

PRELIMINARY AMENDMENT: Unless applicant re-submits the preliminary amendment in compliance with revised 37 CFR 1.121 within ONE MONTH of the mail date of this letter, examination on the merits may commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.

AMENDMENT AFTER NON-FINAL ACTION: Since the above mentioned reply appears to be bona fide, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR

For your convenience, attached to this correspondence is a copy of an informational flyer (MPEP Bookmark Bulletin on "Simplified Amendment Practice").

Legal Instruments Examiner

SUMMARY OF § 1.121 AMENDMENT CHANGES

 All amendments filed March 1, 2001 (or later) must comply with revised 37 CFR 1.121

RULE 1.121 REQUIREMENTS:

- Changes to specification/claims must be made by replacement of entire paragraphs/sections/claims
- Applicants must provide (a) a <u>clean version</u> of an amended paragraph or section or claim and (b) a <u>marked-up version</u> of the same paragraph or section or claim showing changes
- Clear instructions must be provided for the location of the amendment entry (e.g., paragraph number, page/line number)
- Deletion/Addition of paragraph/claim only requires an instruction to delete/add - no marked-up version required for deleted/added items

ENTRY GUIDELINES:

- ENTER ONLY THE CLEAN VERSION (wherever it is) as an insert
- NO ENTRY OF SINGLE WORDS OR PARTIAL PARAGRAPHS OR CLAIMS
- Section heading may be entered (e.g. "SUMMARY OF INVENTION") as an insert
- DO NOT ENTER REPLACEMENT PAGES
- Examiner's Amendments may continue to use old practice of Instructing entry of several words
- Portions of faxes or printed e-mails having full or partial replacement paragraphs/claims may be attached to an Examiner's Amendment

TREATMENT OF NON-COMPLIANT AMENDMENTS:

- If non-compliant (e.g., either the clean version or the marked-up version is missing), LIE should send a form letter notifying applicant that amendment is non-compliant (attach informational flyer)
- See SPE/Exr. if amendment entry is questionable
- If amendment is not entered and letter noting the informality is mailed, use PALM 1632 (+MRD) to re-start response period